TAY IFW

Effective-on 12/08/04			Complete if Known	
51P 42	Applicati	ion No.	10/773,520	
TO A MODELLE ALL OLIFET	Filing Da	ate	February 5, 2004	
JAN 2 4 PFEE TRANSMITTAL SHEET	First Inv	entor	Joseph M. Jeddeloh	
(FY 2006)	Group A	rt Unit	2188	
TRADENAM!	Examine	er Name	Duc T. Doan	
Applicant claims small entity status (see 37 C.F.R. 1.27)	Atty. Doc	ket Numi	ber 33583/US	
METHOD OF PAYMENT (Check One)		F	FEE CALCULATION (Continued)	
X The Director is hereby authorized to charge any additional fee			3. ADDITIONAL FEES	···
required under 37 C.F.R. §§ 1.16 and 1.17 and 1.136(a)(3) and credit any over payments to Deposit Account No. 50-1266; Deposit Account Name: DORSEY & WHITNEY LLP.	Large Entity Fee	Small Entity Fee	Fee Description	Fee paid
X Check Enclosed.	50	25	Surcharge - late provisional filing fee or cover sheet	\$
Extra Claim Fees	130	65	Surcharge – Late nonprovisional filing fee or oath	\$
Current Claims Prior Extra Fee Fee Paid Total - 20 = x \$ = \$	180	180	Submission of IDS	\$
Ind 3 = x \$ = \$	40	40	Recording each patent assignment per property (times number of properties)	\$
Multiple Dependent Claims x \$ = \$ Subtotal (Extra Claims) \$	120	60	Extension for reply within first month	.\$
	450	225	Extension for reply within second month	\$
Petition Fee Under 37 CFR 1.17(f), (g), & (h)	1,020	510	Extension for reply within third month	\$
Enclosed is a Petition filed under 37 CFR as indicated below: Petition Fee under 37 CFR 1.17(f) Fee \$400	1,590	795	Extension for reply within fourth month	\$
§ 1.53(e) to accord a filing date.	2,160	1,080	Extension for reply within fifth month	\$
§ 1.57(a) to accord a filing date. § 1.182 for decision on a question not provided for.	790	395	Submission After Final 1.129	\$
§ 1.183 to suspend the rules. § 1.378(e) for reconsideration of decision on petition refusing delayed	500	250	Notice of Appeal	\$
payment of maintenance fee in expired patent. § 1.174(b) to accord a filing date to an application under §1.740 for extension	500	250	Filing a brief in support of an appeal	\$
of patent term.	1,000	500	Request for oral hearing	\$
Petition Fee under 37 CFR 1.17(g) Fee \$200 § 1.12 for access to an assignment record.	130	65	Terminal Disclaimer Fee	\$
§ 1.14 for access to an application. § 1.47 for filing by other than all inventors or person not the inventor.	800	400	Design Issue Fee Request for Continued Examination	\$
§ 1.59 for expungement of information. § 1.103(a) to suspend action in an application.	790	395	(RCE)	\$
§ 1.136(b) for review of a request for ext. of time when §1.136(a) not avail. § 1.295 for review of refusal to publish a statutory invention registration.	130		Request for voluntary publication or republication	\$
§ 1.296 to withdraw a req. for pub. after notice of intent to publish issued. § 1.377 for review of decision refusing to accept a maintenance fee filed	500	250	Petition to Revive – unavoidable	\$
prior to expiration of a patent. § 1.550(c) for request for ext. of time in ex parte reexam, proceedings.	1,500	750	Petition to Revive – unintentional	\$
§ 1.956 for request for ext. of time in <u>ex parte</u> reexam, proceedings. § 5.12 for expedited handling of foreign filling license.	200		Filing for patent term adjustment	\$
§ 5.15 for changing the scope of a license. § 1.5.25 for retroactive license.	400		Request for reinstatement of term reduced	\$
X Petition Fee under 37 CFR 1.17(h) Fee \$130	1,120		Extension of term of patent	\$
§ 1.19(g) to request documents in a form other than provided in this part. § 1.84 for accepting color drawings or photographs.	OTHER			\$
§ 1.91 for entry of a model or exhibit. § 1.102(d) to make an application special.	(specify)			
§ 1.138(c) to expressly abandon an application to avoid publication. § 1.313 to withdraw an application from issue.			Subtotal (Additional Fees)	\$
§ 1.314 to defer issuance of a patent.			Total Amount of Payment:	\$
Submitted by:	4.			
CUSTOMER NUMBER DORSEY & WHITNEY LLP			enue, Suite 3400	
27,076			8101-4010 0 phone / (206) 903-8820 fax	
Name: Edward W. Bulchis			Reg. No.: 26,847	
Signature:			Date: // 19/0	7



PATENT

I hereby certify that on the date specified below, this correspondence is being deposited with the United States Postal Service as first-class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O. Poy 1450, Alexandria, VA 22213, 1450

Box 1450, Alexandria, VA 22313-1450.

Date 19, 2007

Phoebe E. Pogsoń

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 10/773,520

Art Unit

Confirmation No. : 6540

Applicant: Joseph M. Jeddeloh

Filed: February 5, 2004

Attorney Docket No.: 33583/US

: 2188 Customer No. : 27,076

Examiner : Duc T. Doan

Title : ARBITRATION SYSTEM HAVING A PACKET MEMORY AND METHOD FOR

MEMORY RESPONSES IN A HUB-BASED MEMORY SYSTEM

PETITION TO RESET PERIOD FOR RESPONSE

PETITION TO RESET PERIOD FOR RESPONSE OFFICE ACTION NOT RECEIVED VIA U.S. POSTAL SERVICE

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

in the above-identified application, Applicant hereby petitions to reset the period of response to the USPTO action indicated to have been mailed on August 21, 2006, on the basis that the Office Action was not received via U.S. Postal Service.

The undersigned attorney of record hereby states that the above-mentioned Office Action dated August 21, 2006, was not received. During a routine search of the online record for the above-identified application performed in PAIR on January 5, 2007, it was discovered that an Office Action was issued by the Examiner on August 21, 2006. A search of the file jacket and the docket records indicates that this Office Action was not received via U.S. Postal Service.

Enclosed herewith is a statement setting forth the date of receipt of the USPTO Office Action and explaining how the evidence being presented establishes the date of receipt of the USPTO action at the correspondence address.

01/24/2007 BABRAHA1 00000021 10773520

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A substantial portion of the response period set in the Office Action had elapsed on the date of receipt of the Office Action. This petition is being filed within two weeks of discovery of the Office Action. It is respectfully requested that the period of time for response be reset.

The petition fee of \$130.00 as required by 37 C.F.R. § 1.17(h) is enclosed herewith. The Commissioner is authorized to charge any other fees which may be required, or credit any overpayment to Deposit Account No. 50-1266. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

DORSEY & WHITNEY LLP

Edward W. Bulchis

Registration No. 26,847

Enclosure:

Postcard
Check
Fee Transmittal (+ copy)
Copy of this Petition
Statement with Exhibits

EWB:pep

1420 Fifth Avenue, Suite 3400 Seattle, WA 98101 Phone (206) 903-8800 Facsimile (206) 903-8820

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UNITED STATES PATEN. ND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Viginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/773,520	02/05/2004	Joseph M. Jeddeloh	33583/US	6540	
75	590 08/21/2006		EXAM	NER	
Edward W. Bu DORSEY & W			DOAN,	DUC T	
Suite 3400	OIPE	COPY	ART UNIT	PAPER NUMBER	
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Seattle, WA 9	1	2	DATE MAILED: 08/21/2006		
	JAN 2 4 2007	u)		FINAL REJE	CTION_p
	A. S.		2 mo. Res	ponse Due·	
	PART TRADENARY OF		3 mo. Res	ponse Due·	
			Notice of	Appeal Due: Fe.	621,2007
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I hereby certify that on the date specified below, this correspondence is being deposited with the United States Postal Service as first-class mail in an envelope addressed to Mail Stop Petition, Commissioner for Patents, P.O.

Box 1450, Alexandria, VA 22313-1450.

Phoebe E. Pogso

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No. : 10/773,520 Confirmation No. : 6540

Applicant: Joseph M. Jeddeloh

Filed: February 5, 2004 Attorney Docket No.: 33583/US

Art Unit : 2188 Customer No. : 27,076

Examiner: Duc T. Doan

Title : ARBITRATION SYSTEM HAVING A PACKET MEMORY AND METHOD FOR

MEMORY RESPONSES IN A HUB-BASED MEMORY SYSTEM

EVIDENCE AND STATEMENT IN SUPPORT OF PETITION TO RESET PERIOD FOR RESPONSE DUE TO OFFICE ACTION NOT RECEIVED VIA U.S. POSTAL SERVICE

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

I, Phoebe Pogson, Intellectual Property Supervisor for the Seattle office of Dorsey and Whitney, hereby state that the U.S. Patent and Trademark Office Action dated August 21, 2006, as shown on the first page thereof which accompanies this petition, was printed from the U.S. Patent and Trademark Office electronic file wrapper, available through the PAIR system, on January 5, 2007. I further state that the Action was not received at the mailing address via U.S. Postal Service.

During a routine search of the online record for the above-identified application performed in PAIR on January 5, 2007, it was discovered that an Office Action was issued by the Examiner on August 21, 2006. A search of the file jacket and the docket records indicates that this Office Action was not received via U.S. Postal Service.

The evidence showing non-receipt of the USPTO action at the correspondence address as outlined below is attached herewith.

- 1) A copy of the mail log indicating incoming mail received from the U.S. Patent and Trademark Office during the timeframe that the above-mentioned Office Action would have been received. These records fail to disclose the receipt of the above-mentioned Office Action.
- 2) A copy of the docket record for the above-identified application showing, on page 1, the application serial number and, on page 2, that the Final Office Action dated August 21, 2006, was entered into this docket record on January 5, 2007.

It is the policy of this practice that all incoming mail from the U.S. Patent and Trademark Office is hand carried from the mail room to the department case assistant, who opens the mail and makes an entry in the mail log for each piece of mail received showing the date received, our docket number, and indicating the type of communication received. Once the mail has been entered into the log, it is hand carried to our docketing department where each piece of mail is reviewed and entered into our docket system. If the above-noted Office Action had been received by our office there would have been an entry in the mail log sometime shortly after August 21, 2006, showing that the Action had been received. Additionally, if the Action had been received, the mailing date of the Action would have been entered into our docket system sometime shortly after August 21, 2006, rather than on January 5, 2007.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date 19, 2007

Phoebe E. Pogson

Intellectual Property Supervisor

Enclosure:

Exhibits 1 and 2

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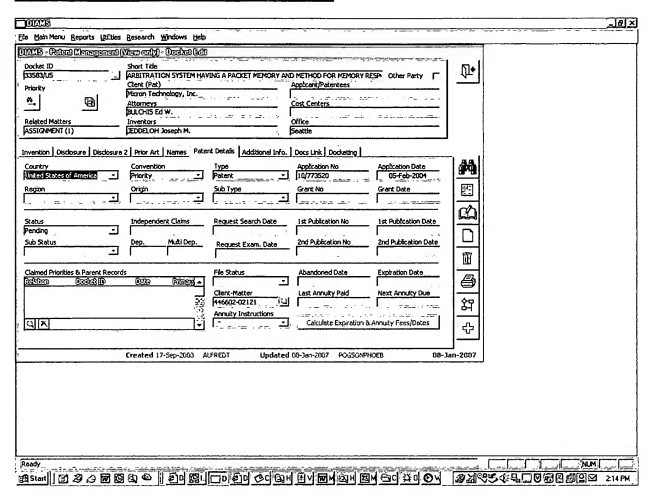
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PTO	187161/US				Х						ee
PTO	187907/US				X						8
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	PTO	186121/US						X				ee
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08/29/06 PTO	PTO	501326.01					Х					ee
	PTO	500180.03									Office Communication	ee
	PTO	501335.01						X				ee
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	PTO	501328.01	X									ee
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	PTO	501336.07			X							ee
	PTO	500996.03			Х							ee
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SCREEN SHOTS OF DOCKET RECORD FOR USAN 10/773,520

Screen 1, showing serial number of application



Screen 2, showing the date that the Final Office Action Mailing Date was docketed

